LOUIS, P.C., and Plaintiffs GARY D. CARTER and KIMBERLY ALEXANDER

("Plaintiffs"), by and through their counsel of record, RICHARD C. GRAMLICH, ESQ.,

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and WESLEY M. COX, ESQ., of the law firm TIFFANY & BOSCO, P.A. hereby stipulate to extend the time to complete discovery pursuant to LR 26-3, LR IA 6-1 as follows:

DISCOVERY COMPLETED Α.

- 1. Pursuant to Fed. R. Civ. P. 26(f) and LR 26-1(a), a meeting was held on November 26, 2024, at 1:30 p.m. The meeting was attended by: Plaintiffs' counsel; WESLEY M. COX, ESQ., of the law firm TIFFANY & BOSCO, P.A., appearing on behalf of Plaintiffs GARY D. CARTER and KIMBERLY ALEXANDER ("Plaintiffs"); and Defendant's counsel, MARK R. SMITH, ESQ., of the law firm RESNICK & LOUIS, P.C., appearing on behalf of Defendant TREASURE ISLAND LV, LLC ("Defendant").
 - Defendant's Initial Disclosures were served on December 4, 2024. 2.
 - 3. Plaintiffs' Initial Disclosures were served on December 11, 2024.
- 4. Plaintiffs' First Set of Written Discovery (Non-Uniform Interrogatories, Requests for Production, and Requests for Admission) were served on Defendant on December 26, 2024.
- 5. Defendant's Responses to Plaintiffs' First Set of Written Discovery were served upon Plaintiffs on January 27, 2025.
- 6. Plaintiffs' Second Set of Written Discovery (Non-Uniform Interrogatories and Requests for Production) were served on Defendant on February 13, 2025.

В. DISCOVERY THAT REMAINS TO BE COMPLETED

- 1. Defendant's Responses to Plaintiffs' Second Set of Written Discovery (Non-Uniform Interrogatories and Requests for Production).
- 2. Both parties still have remaining Written Discovery (Interrogatories, Requests for Production and Requests for Admission) to serve on the opposing party.
- 3. Both parties still have to disclose the identity and opinions of Expert Witnesses.
 - 4. All Depositions in this matter are still remaining.

5. The Discovery Cut-Off Date has not yet passed.

6. The Dispositive Motion deadline has not yet passed.

C. SHOWING OF GOOD CAUSE FOR THE EXTENSION OF DISCOVERY DEADLINES UNDER LR 26-3.

The Complaint in this matter was originally filed in the U.S. District Court, District of Arizona [ECF 1]. Pursuant to a Motion filed by Defendant, this matter was transferred to the U.S. District Court, District of Nevada [ECF 9]. After denying the Parties Joint Discovery plan, the Court entered an Order adopting the Amended Scheduling Order, which was the only scheduling order entered to date in this matter. [ECF 29]. As a result, this is the First Stipulation for an Order to Extend Discovery Deadlines.

Since the scheduling order was by this Court, the parties have been diligently working in this Matter; including disclosures and discovery that has already occurred. [ECF 29]. There have been delays due to the fact that counsel for both Parties have been working to obtain medical records that they have not been able to obtain to date; which are important records to this matter and must be disclosed in discovery. Furthermore, Counsel for Defendant, MARK R. SMITH, ESQ., of the law firm RESNICK & LOUIS, P.C., has been in trial for over three weeks throughout February of 2025. As a result, counsel for both Parties hereby stipulate to postpone all dates by sixty (60) days.

Under LR 26-3, all dates the Parties with to extend are more than 21 days before the expiration of the subject deadlines.

D. CURRENT DISCOVERY DATES

EVENT	DATE
Discovery Cut-Off Date	Tuesday May 27, 2025
FRCP 26(a)(2)Disclosures (Experts)	Wednesday, March 26, 2025
Rebuttal Experts	Friday, April 25, 2025
Dispositive Motions	Tuesday, June 24, 2025

1	Joint Pretrial Order	Thursday, July 24, 2025	
2	E. PROPOSED SCHEDULE FOR COMPLETING DISCOVERY		
3	EVENT	PROPOSEDDATE	
4	Discovery Cut-Off Date	Monday, July 28, 2025 (actual date is Saturday, July 26, 2025)	
5	FRCP 26(a)(2)Disclosures (Experts)	Monday, May 26, 2025 (actual date is Sunday, May 25, 2025)	
6	Rebuttal Experts	Tuesday, June 24, 2025	
7 8	Dispositive Motions	Monday, August 25, 2025 (actual date is Saturday, August 23, 2025)	
9	Joint Pretrial Order	Monday, September 22, 2025	
10	F. CURRENT TRIAL DATE		
	The Court has not yet scheduled a calendar call or a trial date. Although the instant		
	11 request will necessitate that the trial date be later than expected, the Parties are hopeful		
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18	Dated this 4 th day of March, 2025	Dated this 4 th day of March, 2025	
	RESNICK & LOUIS, P.C.	TIFFANY & BOSCO, P.A.	
19	/s/ Mark R. Smith	/s/ Richard C. Gramlich	
20	MARK R. SMITH, ESQ. (SBN: 11872)	RICHARD C. GRAMLICH, ESQ. Admitted Pro Hac Vice	
21	mrsmith@rlattorneys.com	WESLEY M. COX, ESQ.	
22	8945 W. Russell Road, Suite 330 Las Vegas, NV 89148	Admitted Pro Hac Vice Seventh Floor Camelback Esplanade II	
23	Telephone: (702) 997-3800	2525 East Camelback Road	
	Facsimile: (702) 997-3800	Phoenix, Arizona 85016	
24	Attorneys for Defendant, Treasure Island LV, LLC	Attorneys for Plaintiffs Gary D. Carter and Kimberly Alexander	
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ORDER

IT IS SO ORDERED that discovery in the above-referenced matter is extended as follows. If dispositive motions are filed, the deadline for filing the joint pretrial order will be suspended until 30 days after decision on the dispositive motions or further court order.

EVENT	PROPOSEDDATE
Discovery Cut-Off Date	Monday, July 28, 2025 (actual date is Saturday, July 26, 2025)
FRCP 26(a)(2)Disclosures (Experts)	Monday, May 26, 2025 (actual date is Sunday, May 25, 2025)
Rebuttal Experts	Tuesday, June 24, 2025
Dispositive Motions	Monday, August 25, 2025 (actual date is Saturday, August 23, 2025)
Joint Pretrial Order	Monday, September 22, 2025

DATED: 3-5-25

UNITED STATES MAGIST RATE JUDGE